

**From:** [Miller, Garyg](#)  
**To:** [Berg, Marlene](#)  
**Subject:** RE: Bennett Environmental ~ Additional Information  
**Date:** Tuesday, March 05, 2013 4:37:10 PM

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Thanks Marlene

Gary Miller  
EPA Remedial Project Manager  
(214) 665-8318  
[miller.garyg@epa.gov](mailto:miller.garyg@epa.gov)

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**From:** Berg, Marlene  
**Sent:** Tuesday, March 05, 2013 4:11 PM  
**To:** Miller, Garyg  
**Subject:** FW: Bennett Environmental ~ Additional Information

Gary,  
Per my voicemail message, here is a series of emails that I received from Bennett Environmental (now BENEV).  
Marlene

Good Morning Marlene,

I received a note from our Toronto office that you inquired about our services. Below is a summary of some of our capabilities and certifications:

*Our ISO 14001 certified Subpart O equivalent high-temperature thermal oxidation facility is located in St. Ambroise, Quebec and renders highly contaminated RCRA organic soils inert with a destruction efficiency that exceeds 99.99999%.*

*We typically handle soils contaminated with the following chemical compounds:*

- *Dioxins / Furans*
- *Pentachlorophenol / Creosote*
- *Herbicides / Pesticides*
- *Phthalates / Plasticizers / Drum field soils & debris*
- *Soils with 10X LDR constituents*
- *VOC's / SVOC's*

*Some of our capabilities / certifications are as follows:*

- *Bennett has no thresholds or restrictions on contaminant levels, including dioxins*
- *Largest unprocessed indoor storage capacity of any N. American facility (>63,000 tons)*
- *Ability to accept up to 3,000 tons per day via truck, rail or barge / ocean vessel*
- *Audited & approved by US EPA, US Army Corps & CHWMEG*
- *ISO 14001 certified & MACT compliant*
- *Over 9 years of violation free operations*



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*We handle all of the transportation (including manifest preparation) and US/CDN Customs approvals. We are at every site when your material ships to ensure that such is accomplished in the most efficient & professional manner possible. We have a very "open door" policy regarding audits of our facility and would welcome any request on your behalf to audit our facility.*

I would be more than happy to discuss our abilities with you. Please feel free to contact me at 603-498-1174.

Kind regards,  
Bill Eaton

William C. Eaton  
Director of U.S. Sales & Marketing

**BENEV Capital / Bennett Environmental**

P.O. Box 2102  
Forge Village, MA. 01886  
Ph} 978-692-9990  
Cp} 603-498-1174

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**From:** Bill Eaton [<mailto:wmceaton@bennettenv.com>]  
**Sent:** Monday, March 04, 2013 7:07 PM  
**To:** Berg, Marlene  
**Subject:** RE: Bennett Environmental ~ Additional Information

Marlene,

We can accept F listed dioxin waste at our facility....regardless of concentration & still ensure >99.99999% destruction.

Kind regards,  
Bill Eaton

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**From:** Berg, Marlene [<mailto:Berg.Marlene@epa.gov>]  
**Sent:** Monday, March 04, 2013 6:29 PM  
**To:** Bill Eaton  
**Subject:** RE: Bennett Environmental ~ Additional Information

Bill,  
Thank you very much for your responses.  
I wanted to verify that your Quebec facility would accept RCRA dioxin F listed waste for incineration.  
Marlene

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**From:** Bill Eaton [<mailto:wmceaton@bennettenv.com>]

**Sent:** Friday, March 01, 2013 1:14 PM  
**To:** Berg, Marlene  
**Subject:** Bennett Environmental ~ Additional Information

Good Afternoon Marlene,

I just wanted to clarify some issues regarding our facility in greater detail than my initial e-mail response to you this morning.

Our facility is located in St. Ambroise, Quebec which is about 600 miles north of Boston and is accessible via truck, rail or ocean vessel.

The RSI facility handles all of the dioxin congeners at any level, regardless of RCRA code. This can also be said for any RCRA waste....we can handle any level of contaminant regardless of EPA waste code.

Our facility will accept wastes that are "soil based"...meaning any solid waste that is comprised of at least 50% soil or "soil like material" (i.e. silt, sediment, etc....).

All permitting, manifesting & transportation services are provided by us. We are also at every shipping event to ensure that every shipments associated paperwork is in order to ensure a smooth border crossing.

Our facility's operations are all soil based which allows us to provide an economical solution to some of the most toxic soils in North America while consistently maintaining the highest environmental regulatory integrity.

Our storage ability is unmatched in North America. Within our negative pressured storage facility we are able to store up to 63,000 tons which allows our clients to remove large volumes of soil from project locations in a very short period of time.

This ability also reduces the amount of time needed to ship soil resulting in additional cost savings for our clients.

We have accepted wastes from as far south as Mississippi and as far west as Wyoming.

Thank you for your inquiry concerning our company & if you have any additional questions or clarification needs, please don't hesitate to contact me.

Kind regards,  
Bill Eaton

William C. Eaton  
Director of U.S. Sales & Marketing

[BENEV Capital / Bennett Environmental](#)

P.O. Box 2102

Forge Village, MA. 01886

Ph} 978-692-9990

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**From:** "Berg, Marlene" <[Berg.Marlene@epa.gov](mailto:Berg.Marlene@epa.gov)>

**Date:** Thu, 28 Feb 2013 23:45:09 +0000

**To:** [LHaber@benevcapital.com](mailto:LHaber@benevcapital.com)<[LHaber@benevcapital.com](mailto:LHaber@benevcapital.com)>

**Subject:** Incineration of Dioxin Waste

My name is Marlene Berg and I am in the Superfund Program of the U.S. Environmental Protection Agency in Washington D.C. I would appreciate it if you would send me information on the capabilities of BENEV in incinerating dioxin-contaminated material. Specifically, I would like to know the location of your facility as well as what types of dioxin waste that BENEV handles.

Thank you very much.

Marlene Berg